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	Application Number	10/659,164
	Filing Date	September 10, 2003
	First Named Inventor	Eric Bacque et al.
	Art Unit	1626
	Examiner Name	Janet L. Coppins
	Attorney Docket Number	8674-000025

ENCLOSURES (check all that apply)										
Fee Transmittal Form		☐ Drawing(s)		After Allowance Communication to Technology Center (TC)						
Fee Attached		Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences						
Amendment / Reply		Petition		Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)						
After Final		Petition to Convert to a Provisional Application		Proprietary Information						
Affidavits/declaration	n(s)	Power of Attorney, Revocation Change of Correspondence Address		Status Letter						
Extension of Time Requ	est	Terminal Di	sclaimer	Other Enclosure(s) (please identify below):						
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Certified Copy of Priority Document(s)		Remarks The Commissioner is hereby authorized to charge any additional fees that may be required under 37 CFR 1.16 or 1.17 to Deposit Account No. 08-0750. A duplicate copy of this sheet is enclosed.								
Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53		Account No. 00-0730. A duplicate copy of this sheet is cholosed.								
							SIGNA	TURE OF APP	LICANT, ATTORNEY, O	PR AGENT
Firm or Individual name  Harness, Dickey &			Attorney Name Monte L. Falcoff Jennifer Woodside Wojtala	Reg. No. 37,617						
Signature	econoite	ii Kriedo	ide Fejjale.							
Date Septe										
CERTIFICATE OF TRANSMISSION/MAILING										

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#### THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

10/659,164

Filing Date:

September 10, 2003

Applicant:

Eric Bacque et al.

Group Art Unit:

1626

Examiner:

Janet L. Coppins

Title:

QUINOLYLPROPYLPIPERIDINE DERIVATIVES,

INTERMEDIATES AND COMPOSITIONS CONTAINING

THEM, AND PREPARATION THEREFOR

'Attorney Docket:

8674-000025

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

# RESPONSE TO RESTRICTION AND ELECTION REQUIREMENT

Sir:

In response to the Office Action mailed August 9, 2006, please consider the following. In the above identified Office Action, the Examiner determined that currently pending Claims 1-24, are subject to a restriction requirement pursuant to 35 U.S.C. §121. The Examiner has required restriction to one of the following inventions –

 Claims 1-6 and 11, drawn to compounds of formula (I) and their compositions, classified in various subclasses of class 546;

- II. Claims 7-10, drawn to a process of preparing compounds according to formula (I), classified in class 546, various subclasses;
- III. Claims 12-14, drawn to compounds of different formula (II), classified in class 546, subclasses 152+;
- IV. Claims 15-17, drawn to compounds of formulae (A-C), classified in various subclasses of class 546;
- V. Claim 18, dawn to an intermediate compound of formula (VII), classified in class 546, subclasses 184+;
- VI. Claim 19, drawn to a different intermediate compound of formula (VIII), classified in class 546, subclass 152;
- VII. Claims 20-24, drawn to methods of using compounds according to formula (I), classified in various subclasses of class 514.

In addition, the Examiner has required an election of a single disclosed compound (in the specification), including an exact definition of each substituent on the base molecule (formulae I, II, A, B, or C), wherein a single member at each substituent group or moiety is selected.

### Response to Restriction Requirement

Applicants traverse the restriction requirement, as the examination of the above identified claims does not appear to impose a serious burden upon the Examiner. However, to facilitate prosecution, Applicants hereby elect to prosecute the claims of Group I corresponding to Claims 1-6 and 11.

The right is hereby reserved to file further continuation and/or divisional patent applications directed to the restricted subject matter and Applicants are not, in any manner, waiving or abandoning any rights to this subject matter.

The Office Action indicates that upon allowance of claims corresponding to Group I that commensurate claims corresponding to the withdrawn invention identified as Group VII may be rejoined in the application. Thus, Applicants reserve the right for rejoinder of Claims 20-24.

## Response to Election Requirement

In response to the election requirement, Applicants further elect the species for Formula I of Claim 1: 1-(2-Cyclohexylsulfanylethyl)-4-[3-(3-fluoro-6-methoxyquinolin-4-yl)-3-oxopropyl]piperidine-3-carboxylic acid, as identified in Claim 6 lines 24-26 and further at Page 5 lines 1-3 and Page 35 lines 25-27 of the specification, for example. With regard to Formula I of Claim 1, the elected species corresponds to the selection of the following moieties:  $R_1$  = fluorine;  $R_2$ = carboxyl group;  $R_3$  is a  $C_2$  substituted with a  $C_6$  cycloalkylthio, namely 2-cyclohexylsulfanylethyl, and  $R_4$  is a  $C_1$  alkyl or a methyl group. In this regard, Applicants submit that independent Claim 1, as well as dependent Claims 2-6 and 11 read upon the elected species.

#### CONCLUSION

It is believed that a full and complete response has been made to the outstanding Office Action, and as such, the present application is in condition for allowance. Thus, prompt and favorable consideration of this Response is respectfully requested. If the

Examiner believes that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at (248) 641-1600.

Respectfully submitted,

Dated: Suptember 11,2006

HARNESS, DICKEY & PIERCE, P.L.C. P.O. Box 828 Bloomfield Hills, Michigan 48303 (248) 641-1600

MLF/JMW

y: Monte L. Falcoff

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